

101 West Lombard Street
BALTIMORE, MD. 21201
FOR THE DISTRICT, CIRCUIT COURT OF MD.

EDSON FURTADO, PLAINTIFF

2 STANDARD COURT

Gaithersburg, Md. 20877

Vs.

DEFENDANTS① Douglas F. Gonsler, KATH Knight,
DONNA FENTON, else at (Attorney General Office)200 ST. PAUL PL.
BALTIMORE, MD. 21202② NELSON RUPP JR., CORNELIUS J. VANGHEY, AT
50 MARYLAND AVE (M.C. COURT-HOUSE)

Rockville, Md. 20850

③ SHEILA DAVENPORT, ANGELA KIM-LEE, MUHAMMED

AJANAH, DANIELLE R. ROBINSON, ANA N. CERVANTES, ELSE
AT (CLIFTON T. PERKINS HOSPITAL CENTER, ELSE)8450 DORSEY RUN RD.
JESSUP, MD. 20794④ RICHARD S. BERNHARDT, DIANE O. LEASURE,
LOUIS A. BECKER, TIMOTHY J. MCCRONE, AT8360 COURT AVE (H.C. COURT-HOUSE)
ELLICOTT-CITY, MD. 21043

⑤ RONALD GOTTLIEB, AT (PUBLIC DEF. OFFICE)

199-P EAST MONTGOMERY AVE
ROCKVILLE, MD. 20850⑥ TERRY MCGAMN, Esq.
51 MONROE ST., SUITE 600

Rockville, Md. 20850

⑦ GUYN HOERAUF, Esq.

77 SOUTH WASHINGTON ST.
ROCKVILLE, MD. 20850⑧ ROBIN HAYDEN (ID Badge 1095), TROY SMALLWOOD (ID Badge 1306), PAK (ID Badge 2157), DIXON (ID Badge 2002),
PETER L. WARDEN (ID Badge 1079), W. SANDS (ID Badge 2052),
Commissioner with initials T.L. (ID Badge 6587), else officers involved.

AT MONTGOMERY-COUNTY COURT-

House ORIGINAL CASES NO. 102910

and 004D00158190, also

Howard-County-Court-House Cases

No. 13-C-10-081739 OG, 13-

C-10-082064 H.C. 13-C-09-

079744 Judicial Release, 13-C-09-

9533 H.C. ELSE COLLATERAL CASES.

CIVIL NO. RWT-10-1904

RECEIVED
PRO SE

JUL 14 2010

AT BALTIMORE
CLERK U.S. DISTRICT COURT
DISTRICT OF MARYLAND

BY

FILED

LOGGED

ENTERED

RECEIVED

JUL 14 2010

BY

AT BALTIMORE
CLERK U.S. DISTRICT COURT
DISTRICT OF MARYLAND

DEPUTY

"COMPLAINT"1) JURISDICTION IN THIS CASE IS BASE ON;

MISAPPLICATION OF STATE STATUS, FRAUD, PERJURY, BIAS, ABUSE OF DISCRETION,
OBSTRUCTION OF JUSTICE, CONFLICT OF INTEREST, FALSE ARREST, COMMITMENT-ADMISSION IN
JAIL OR HOSPITAL, UNLAWFUL DETENTION, INTERFERENCE OF PLAINTIFF RIGHTS, UNLAWFUL
BILLING FOR SERVICES, INTENTIONAL NEGLIGENCE, TORTS, MALICE, ELSE- (PRETENCES),
THE USE OF FORCE AND COERCION TO COMPEL ME TO AGREE CONTRACT WITH THE STATE OF
MARYLAND IN ORDER TO HELD ME AS THE SURETY FOR THE CHARGES AGAINST MY DEBTOR
AND AUTHORITIES-ACCUSERS AND PARTAKERS DENY ME EQUAL-PROPER JURY OR NON-JURY-TRI-
ALS AND ASKED ENTITLED RELIEFS WITHOUT-CAUSE EVERY TIME I GO TO COURT-HOUSES.

SEE "BERGER VS. U.S., 295 U.S. 78 (1935) holding, DUTY OF STATE ATTORNEY'S
AND COURT'S IS TO ENSURE THAT THE GUILTY SHALL NOT ESCAPE OR INNOCENT SUFFER,
BUT TO SEEK JUSTICE, NOT CONVICTION, OTHERWISE PROSECUTORY-JUDICIAL-MISCONDUCT,
SEE ALSO "RULES AND CODES OF PROFESSIONAL CONDUCT, RULE 3.8 (1983), DR. 7-103
(1980), EC. 7-13 (1980), ELSE.

2) THE FACTS OF THIS CASE ARE;

(A) "ARGUMENT" See "ESTATE OF PHILLIP VS. DISTRICT OF COLUMBIA, 257 F. App.
2d. 69,82 (D.D.C. 2003) holding, A CIVIL CONSPIRACY OCCURS WHEN TWO OR MORE

Case 8:10-cv-01904-RWT Document 1 Filed 07/14/10 Page 2 of 4
PERSONS ACTING IN CONCERT PLAN TO COMMIT AN UNLAWFUL MEANS,"
SEE "SANDERS VS. ENGLISH, 950 F. 2d. 1036 (6TH CIR. 1992) holding, FALSE ARREST, i.e. a
DETENTION - (false imprisonment) IS MALICIOUS PROSECUTION," → ARE RECOGNIZED AS CAUSE OF
ACTION UNDER TITLED 42 SECTION 1983 (... (claim - TORTS). ON OR ABOUT 01- -05
AT 7:00 PM, I PLAINTIFF, A SOVEREIGN-PRIVATE MAN CITIZEN CALL MONTGOMERY-COUNTY-POLICE-(OFFICE
EVETTE D. GREAHAM, show-up) TO REPORT A BURGLARY-FIRST-DEGREE COMMIT BY "JUCINEIA,
STUCCHI" AT 4111 POSTGATE, APT. 204, SILVER SPRING, MD. 20906, "THE PLAINTIFF EX-GIRLFRIEND,"
AFTER POLICE CHECK-UP CONCLUDE TO BE TRUTH, BUT DO NOT ARREST JUCINEIA STUCCHI OR RETURN
STOLEN-STUFF, I FILED CHARGES ON HER, BUT SHE BEING AT TIME WITH LOW-SORT- PERSON, THAT HOLD
STOLEN STAFF-(ELECTRONICS, ELSE) AT 14624 BAUER DR. APT. 7, ROCKVILLE, MD. 20853, IT HELP HER AT TIME
ELIANE NUBIA ANTON, THEN WITHOUT AT TIME KNOWLEDGE OF STUCCHI WITH HELP OF CORRUPT-POLICE
OFFICERS AND OFFICIALS SUCH AS; ROBIN HAYDEN, TROY SMALLWOOD, PETER L. WORDEN, ELSE MADE
UP BOGUS PERLE-ORDERS ON 03-08-05 AND 03-10-05 BY SIGN AS PETITIONER STUCCHI-(SHE
ELIANE TESTIFY THAT ATTORNEY ON 03-27-08, ELSE) ALSO-(STUCCHI SAID THEY JUST USE HER NAME NEVER SIGN ANY
THING), AND HAYDEN, ROBIN SIGN AS DISTRICT-COURT-JUDGE CORNELIUS J. VANHEY AND COMMISSIONER,
INITIALS T.L. badge 6587 WITH THEIR CONSENT, TO LEGALIZE BURGLARY COMMIT BY STUCCHI, (B) THE
TO TOSS-OUT THE CHARGES AGAINST HER - "BEING INSTRUCTED BY THEM ALL BY SHOW-UP AT FAKE-TRIALS;
JUSTIFY FALSE DOMESTIC INCIDENT AND DETENTION," I WAS FALSE ARREST ON 04-06-05 TO THE ISSUES AND PRETENDING
MY DWELLINGS - PRIVATE-PLACES UNLAWFULLY SEARCH, AND AGAIN ANOTHER FRAUDULENT-POLICE-COURT-DOCUMENT
WAS MADE-UP THE SAME DAY "STATEMENT OF CHARGES" AND AGAIN HAYDEN ROBIN SIGN AS THE COMMISSIONER
AND A FELLOW-OFFICER - "SMALLWOOD-TROY BADGE 1306", SIGN AS HER "THE PRETEND ARREST OFFICER" USING HER
BADGE NUMBER AS HIS (BADGE 1095), (SEE CASES 004D00158190 AND 102410 M.C.) LATER A FALSE
INDICTMENT BY KATH KNIGHT, ELSE, "A CHAIN REACTION ON FRAUD OCCURS", AND, (C) TRIALS DELAY BE
CAUSE OF THE ABUSES, I PLAINTIFF THEN FILED-(FROM-JAIL) CRIMINAL CHARGES AND COMPLAINTS WITH
COMMON-LAW AND INTERNAL-AFFAIRS ON ISSUES, CASE NO. 07-0147-INT. FILED ON 12-26-05 BUT
IN ON 01-06-06, BY CAPT. DOUGLAS, MCFEE, AND KATH, RHODES, (240) 773-5400, ALL ACCUSED
AND PARTAKERS WITH THEM WAS FOUND GUILTY OF FRAUD, PERJURY, ABUSES, ELSE AT TRIAL-BOARD-INTER-
NAL-AFFAIRS IN CHAIN REACTION - (INCLUDE-PRETENDED VICTIM STUCCHI), BUT THEY STILL FORCE
ME TO TRIAL INSTEAD DISMISS-FALSE-CASE AGAINST ME, AS I ASKED, OUT OF BIAS, FRAUD, CONFLICT
OF INTEREST, ABUSE OF THEIR DISCRETION, ELSE IN ORDER TO TRY OVERTURN OWN CONVICTIONS WITH HELP
OF DEFENSE-LAWYER AT TIME, WHEN THEY SAW CASE WOULD END-UP IN FAVOR OF ME AGAINST THEM,
THEY STOP TRIAL ON 03-29-06 AND ACCUSE ME FALSELY "I ST"-DANGEROUS WITH MENTAL ISSUES - WITH
OUT-TRIAL AND COMMITTED-ADMITTED AT CLIFTON T. PERKINS HOSPITAL CENTER, IN IT I WAS EXONERATED
LATER ON 09-13-07 AND 06-24-08 (FIRST BEFORE ACT. LAW-JUDGE THEN FINAL JUDGMENT AT M.C. CIRCUIT-COURT)


and DISCHARGE FROM HOSPITAL, ⁽³⁾ ~~again~~ ^(D) again WHEN THEY SAW CASE TO BE END UP AGAINST THEM, THEY STOP TRIAL FALSELY, IF I DISAGREE - "I'M NOT A PATIENT AND REFUSE TREATMENTS AND EVALUATIONS", I WAS FALSE ACCUSED "IST" - DANGEROUS BY MENTAL-ISSUES ON 12-10-08, COMMITTED UNLAWFULLY WITHOUT TRIAL AND PUT UNDER DOUBLE-JEOPARDY AND AUTHORITIES REFUSE TO GIVE ME AS I ASKED MANY-TIMES A JURY-TRIAL UNDER §10-80.5 IN MONTGOMERY-COUNTY AND HOWARD-COUNTY OR ASKED RELIEFS IN MOTION OR TO ACCEPT MY ARGUMENT OR EVIDENCES ON RECORD LEGALLY THAT CONCLUSIVE PROVES ME "EDSON FURTADO" INNOCENT, "CONCLUSION" (E) I NEVER ASK FOR COMPETENCY-HEARINGS, BUT FOR REVIEW-TRIALS-WITH JURY, AND JUDGES AND LAWYERS CAUSE MISTRIALS, BECAUSE I ASK FOR DOUBLE-JEOPARDY CLAUSE - PROTECTION TO ALL AND MULTIPLE VIOLATIONS OF SPEED-TRIAL, CONFRONTATIONS, ELSE TO APPLY BY A BIFURCATED-REVERSAL-CASE TO CONFRONT EXAMINE FACE TO FACE ACCUSERS-PARTAKERS AND EVIDENCES LEGALLY ON RECORD BEFORE ORIGINAL-ORDERS WAS GIVEN, THEN A JURY MAY DECIDE WHO IS RIGHT OR WRONG CONCERNING "IST-DANGEROUS-ISSUES" TO RELEASE THE INNOCENT AND SENTENCE THE GUILTY IN THE SAME THEY OWE FURTADO TO SUFFER TO OWN GOOD, SO THEY AUTHORITIES-ACCUSERS-PARTAKERS BECAME EXTREMELY BIAS AND ANGRY AT PLAINTIFF AND DISMISS AND/OR DENY HIM ENTITLED-RELIEFS AND TRIALS HE ASKED UP TO THIS DAY OVER 25-YEARS TO CAUSE HIM AND HIS FAMILY TO SUFFER PHYSICAL-MENTAL ABUSES-ASSAULTS AND HARMS- (SEE RIGHTS-ADVISOR-R65# COMPLAINTS ON RECORD, SUCH AS DATED 05-31-10, 07-02-10, 07-09-10, CASE # 61287 HCM-81410 SMX, WITH THE JOINT-COMMISSION CONCERNING CLIFTON T. PERKINS HOSP. COURT INCIDENTS, CALL 1800 747-7454), SEE "BUSH VS. DIRECTOR, PATUXENT INST., 22 MD. APP. 353, 324 A.2D. 162, CERT. DENIED, 272 MD. 745 (1974) HOLDING, IST-PERSON ADMITTED COMMITTED IN MENTAL-HOSPITAL HAS NOT BEEN CONVICT OF A CRIME, BUT ACCUSED OF MENTAL-ISSUES ONLY AND HAVE THE RIGHT TO MANDATORY EQUAL-JURY OR NON-JURY-TRIAL FOR HIS RELEASE," SEE "DUNANT VS. SUPERINTENDANT CLIFTON T. PERKINS STATE HOSPITAL, 257 MD. 467, 248 A.2D. 148 (1968) AND "JOHNSON VS. SUPERINTENDANT CLIFTON T. PERKINS STATE HOSPITAL, 257 MD. 100, 262 A.2D. 527 (1970) HOLDING, INDIVIDUAL CIVIL COMMITTED-DANGEROUS, MUST DO DANGEROUS-TESTS FOR TO BE RELEASED IF HAD NOT YET SATISFY COURT-JUDGE OR JURY, BUT WHEN DEFENDANT-PERSON HAD SATISFY COURT THAT HE WAS NOT INCOMPETENT (IST) AND NOT DANGEROUS (NCR), ADMISSION-COMMITMENT IS UNLAWFUL, NO LONGER APPLICABLE OVER THE SAME STATUS, MUST RELEASE DEFENDANT," SEE "LANGBORTH VS. STATE, 248 MD. 588, 399 A.2D. 578 (1979) CERTIFIED, 450 U.S. 960, 101 S. CT. 1419, 67 L. ED. 2D. 384 (1981) HOLDING, INDIVIDUAL ADMISSION-COMMITMENT FINAL-JUDGMENT-REVERSAL-DISPOSITION, ONLY UPON ABUSE OF JUDICIAL DISCRETION-EXERCISED," SEE "TREECE VS. STATE, 313 MD. 665, 547 A.2D. 1054 (1988) HOLDING, BIFURCATED-CASES, VEREDICTS TO TRIAL MUST COME FIRST ON GUILTY OR INNOCENT, THEN FOLLOW COMMITMENT, PSYCHO-TESTS IF GUILTY OR RELEASE DEFENDANT IF INNOCENT," ALSO STATE LIMIT TO PROSECUTION IN FURTADO'S CASE HAS EXPIRED ON 04-06-10,

SEE "BELL VS. STATE" Case 8:10-pv-01904-BWT Document 1-7 Filed 07/14/10 Page 4 of 4
(7)
JUDGE OR PROSECUTOR CAUSE MISTRIALS - (TIMELY-PROCESS), THE DOUBLE-JEOPARDY CLAUSE WILL
BAR YOUR RETRIAL", (F) NOW I'am - (Plaintiff-FORTADO) UNLAWFULLY being held at
CLIFTON T. PERKINS Hospital-Center Against my Will.

(3) THE RELIEF I WANT THE COURT TO ORDER IS; (A) COMPENSATION FOR LOST TIME OVER 5 YEARS I
THE AMOUNT OF; THREE HUNDRED AND FIFTY MILLIONS (\$350,000,000) U.S. DOLLARS AND FOR PUNITIVE DAMAGE
THE AMOUNT OF; SIX HUNDRED AND FIFTY MILLIONS (\$650,000,000) U.S. DOLLARS FOR PERSONAL INJURY RELIEF
TO DETAINMENT, DEFAMATIONS, ABUSES, PHYSICAL-MENTAL ASSAULTS AND HARMS, HANDSHIPS, SUFFERINGS, ELSE.
(B) AN INJUNCTION ORDERING FOR; AT THIS TIME I'm being held against my SOVEREIGN
WILL, MY NAME IS "EDSON FORTADO", AUTHORIZED REPRESENTATIVE, SECURED PARTY (CREDITOR AND OWNER
OF SAID DEBTOR NAME IN ALL CAPITALS, AND IN CAPITALS AND LOWER CASE. I AM REQUESTING IM-
MEDIATELY RELEASE WITHOUT CONCLUTIONS FROM THE SAID CASE IN COURT (COURT-ORDER), ORDER TO RE-
LEASE-DISCHARGE ME FROM HOSPITAL OR JAIL AND DISMISS-BAR-ALL CHARGES AGAINST MY PERSON AND NAME
WITH-PREJUDICE IN ORIGINAL CASES, (INCLUDE 1ST-DANGEROUS-ISSUES) BY DOUBLE-JEOPARDY, SPECIAL TRIAL, CO-
FINANCATIONS, ELSE (CLAUSE VIOLATIONS, AND I'M REQUESTING THAT THE BOND-RECOGNIZANCE BE SET-UP TO
ME, THE SECURED PARTY AND THIRD PARTY INTERVENER FOR THE MATTER. (C) TO PUT ON RECORD OF THIS
COMPLAINT-MOTION AS WELL AS I SEND TO THIS COURT IN CASES RDB-10-247 AND RWT-10-232, REOPEN AND
CONSOLIDATE THEM AS ONE JURY-TRIAL WITH THIS COMPLAINT FOR THE ASKED RELIEFS IN THEM THIS MONTH OR
NEXT, PLEASE ALSO BOND THE U.S. ATTORNEY GENERAL OFFICE TO ASSIST IN ALL OUR STANDBY, IF DEFENDENTS
DO NOT SHOW-UP AND SUBMIT SELVES TO EXAMINATIONS-PERSONALLY AND SHOW CONCLUSIVE LEGAL EVIDENCES TO
TO PROVE THEY BELIEVES-ALLEGATIONS, ORDER ALL RELIEFS BE GIVEN TO ME AS MANDATORY.

Respectfully Submitted.

07-13-10
date

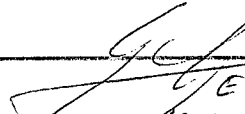

EDSON FORTADO, PLAINTIFF
2 STANDARD COURT
GARTHENSBURG, MD, 20877
(WITHOUT RESPONSE, WITHOUT-PREJUDICE)

"MOTION TO WAIVE COSTS"

I EDSON FORTADO, ASK THIS COURT TO WAIVE ALL COSTS TO THE ABOVE ACTION, I DO NOT HAVE MONEY OR ELSE
PAY FOR IT, VERY TRUTH OF YOURS.

Respectfully Submitted.

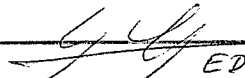
07-13-10
date


EDSON FORTADO, PLAINTIFF
(A SOVEREIGN-PRIVATE-CITIZEN)

"AFFIDAVIT"

"I SOLEMNLY AFFIRM UNDER PENALTIES OF PERJURY THAT THE FORGOING IS TRUE TO THE BEST OF
MY KNOWLEDGE AND BELIEF."

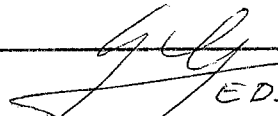
07-13-10
date


EDSON FORTADO, PLAINTIFF

"LETIFICATE OF SERVICE"

I HEREBY CERTIFY THAT ON THIS 13 OF JULY 2010, THE FORGOING WAS MAILED TO;

(1) CLERK, U.S. DISTRICT COURT (2) CLERK, ATTORNEY GENERAL OFFICE, ET,AL.,
101 WEST LOMBARD ST. 200 ST. PAUL PL.
BALTIMORE, MD. 21201 BALTIMORE, MD. 21202


EDSON FORTADO, PLAINTIFF